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In re Application of
Ching-Ming Chang
Application No. 10/033,472
Filed: December 24, 2001

Date: Jan. 26, 2006

Dear Mr. Edward J. Tannonse:

Re: Renewed Petition under 37 CFR 1.137(a)

Thank you for your petition decision mailed on: Jan. 6, 2006.

Since the last petition lacks items (1) & (3), this Renewed Petition therefore submits the:

- (1) Required Reply as Amendment as enclosed; and
- (2) A showing to the satisfaction of the Commissioner that the entire delay....was unavoidable because in view of PAIR (PTO) as enclosed, from 04/23/2004 through 08/12/2004, applicant had sent to PTO with 5 incoming letters to request the re-mailing of Office Action.

If the Examiner would re-send the Office Action, assuming on the date of 08/12/2004 (applicant's last incoming letter to request re-mailing of Office Action), there are more than two months before the final due (10/20/2004, which had already been extended for 3 months) for applicant's timely Response/amendment in order to place this application in condition of allowance.

Accordingly, this explanation may be considered to overcome the

Examiner's dismissed petition decision. A further consideration to revive this application is respectfully expected.

Respectfully submitted:

By: Ching-Ming Chang
Ching-Ming Chang 1/26/2006